

CANNON-BROWN

First United States Senators from Utah.

CANNON 43 VOTES; BROWN 41

(Clegg and Harrill bolt the Republican Caucus.)

BENNETT, ONE VOTE; GOODWIN, ONE

Democrats Cast Twenty Ballots Solid
for Hawley and Thatcher

for Senators.

The intense interest means the adoption of voting for senators in the Legislature this afternoon was very marked. President Cannon in greater numbers has received even in the Legislature calls for the adoption of the amendment of both senators. Among the visitors were a considerable number of ladies. Cannon and Brown were seated. In the Senate they received the full Republican strength and in the House Cannon was given all of the votes at the disposal of his party—43—while Brown, his colleague, got 41. Hawley and Thatcher, in both branches, got the Democratic votes.

The Senate was called in order at 10:30 a.m. by President Cannon, after which votes were offered by the Rev. Mr. Hastings. The Journal of yesterday's proceedings was read and disposed of without amendment.

A communication from Governor Waite was received accompanied by detailed report of the result of application of the Bill for 1895. Filed.

Communication was received from the House concerning the passage of a bill to prevent embezzlement and also to prohibit the sale of liquor during the session of the Legislature. The bill was introduced by Mr. Cannon. An amendment was made to the bill providing for regular and contingent expenses of the first State Legislature; the passage of a bill for H. B. 17, relating to justice of the peace; the passage of a bill appropriating \$100 to Private McDonald, a member of the Judicial Committee; and an amendment to the bill authorizing the return of the Senate in case of imminent introduced by Cannon. The bill named was referred to appropriate committees while the measure was passed by a vote of 43 to 1.

Allison presented "My request," a petition from the citizens of Ogden city and Weber county asking that the corporation law and police law be not applied to Ogden.

Allison introduced a bill for an act to provide for county intelligence office for youths (boys and girls); to inform them and remove youths to their houses, to impound all youths apart from all criminal, and to prevent children in dissipensions and immorality.

The committee on judiciary advised otherwise on a basis of bills and such limitation of their report was adopted.

THE VOTE FOR SENATORS.

The time for voting for United States Senators in accordance with the Constitution and resolution previously passed was announced by President Cannon. Frank J. Cannon and Frank J. Thatcher, who each received twelve votes, got the full Republican strength.

H. J. L. Hawley and Hon. Miss Cannon were given the votes of the two other members present. One Senator, John Henry Smith, who is still sick, was absent.

The President announced the election of Messrs. Cannon and Brown, whereupon there was a ripple of applause from the Republican side of the House, after which a recess of fifteen minutes was taken.

Judge Yenow's Branch.

Business was disposed of by Judge Yenow as follows:

M. Carter vs. Dr. Lewis at 8:30 a.m. for deficiency of mortgage; order made on the 17th inst., appointing Harvey J. Jones receiver next side, he declining to serve. Wm. H. Clark appointed on giving a bond of \$500.

W. C. A. Smart vs. Pacific Lumber & Building company; motion to retain the cause for trial next month.

Judge Yenow announced this morning that Justice McNally would hear all probable cases until further notice.

Judge Howat's Court.

The following business was disposed of before Judge Howat today:

Deseret Bank vs. Littleton & company; asked leave to intervene for certain labor claims; granted.

G. D. Dimock vs. Maria Schuler decree of foreclosure in default and \$200 attorney fees allowed.

Salt Lake Lithograph company vs. W. H. Clark; motion to remand to the trial court.

W. H. Clark vs. F. J. Cannon and H. J. L. Hawley; leave given to file amended answer to cross-complaint of W. H. McCormick.

McCormick vs. Littleton; demurrer to complaint and motion to strike out.

Louis Sander, Sons & Co., vs. H. J. L. Hawley; motion to set aside decree, default and new trial allowed.

Hicks, Adams & Co. vs. Henry Kinney et al.; demurrer to complaint; motion to strike out denied.

The committee on ways and means had under consideration H. B. 26, a bill under consideration to passage with a few minor amendments.

The committee on the day that of voting for United States senators was presented with a bill, member and authorizing and enacting its title. The bill was as follows:

Frank J. Cannon vs. Board, Books, Clothing, Cotton, Crimoline, Clothing, Underwear, Claret, Ferguson, of Salt Lake, Felt, Fur, Furriers, Gilt, Hat, Hat, Hatters, Linens, Lovell, Mac-

Phy, Millinery, Pictures, Silverware, Shoes, Tailor, Wash, White, Mr. Spaul-

ling, Mr. Wilson, Mr. Spaul